

Sharon Bridgewater 1524 Harvest Lane Superior Township, MI 48198 Sbridge11@yahoo.com 1-734-695-9198 50 1-734-276-2464

UNITED STATES EASTERN DISTRICT COURT FOR **MICHIGAN**

NOTICE OF RELATED CASES

CASE No. State of Michigan Case # 122-1929 (Resisting and Obstructing Officer) (traffic citation civil infraction ticket # SH281965, Failure to yield and civil infraction - SH284712, refused corrections training fee)

> AFFIDIVANTISUP. COVER SHEET **RELATED CASES)**

Case:2:13-cv-13129 Judge: Tarnow, Arthur J. MJ: Hluchaniuk, Michael J. Filed: 07-22-2013 At 12:47 PM Rem State of Michigan v. Bridgewate r (tam)

THE PEOPLE OF THE STATE OF MICHIGAN

Plaintiff.

v.

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SHARON BRIDGEWATER(AKA: SHARON) DAVIS; SHARON BRIDGEWATER DAVIS;) SHARON ABUSALEM; SHAR BRIDGEWATER; SHARON ABUSAKM)

AND/OR

THE UNITED STATES OF AMERICA ex

rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance) INC., a dissolved Michigan and/or Georgia

Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company,

Specialty Global Investments Inc., a dissolved

Nevada Corporation), Bridgewater &

Company Inc. a California Corporation, Qui Tam Relator and/or "Acting Private Attorney

General" 25

-1-

Defendant,

DECAPATA AFFIDIVANT

I the Plaintiffs declare and state: I have personal knowledge of all facts in this declaration and, if called as a witness, I could and would testify "competently" to them. The following cases pending, before US Federal and/or State Courts are related, involve the same parties, events and/or transactions and occurrences and are related and/or the cases arises from the substantially the same transaction or events and/or involve the same parties or action and/or same question of law. Eric Holder, Officer Montogomery and/or Carter and the People of the State of Michigan vs. Sharon Bridgewater and as below as follows:

- State of Georgia vs. Sharon Bridgewater Judge Randy Rich(Criminal) 11/20/2005(Gwinnett County Superior Court/Lawrenceville, GA) case # 06-d-03943-S2
- 2. Sharon Bridgewater vs. State of Georgia Judge Melonie Snell(Habeas) 04/10/2007(Gwinnett County Superior Court/Lawrenceville, GA)case # 07-A-03192-7
- 3. Sharon Bridgewater vs. State of Georgia Judge Melonie Snell(Habeas) 09/22/2011(Gwinnett County Superior Court/Lawrenceville, GA)case # 07-A-03192-7
- Dekalb County vs. Sharon Bridgewater No Judge(no criminal proceeding initiated)
 10/30/2007 case #_____
 Dekalb County 10/30/2007 Case #23408410 Driving while license suspended or revoked
- 5. Sharon Bridgewater vs. State of Georgia Judge Evans/Baverman(Habeas) 09/22/2008(US Federal District Court Northern Georgia)case # 1:08-CV-02971-ODE
- 6. Sharon Bridgewater vs. State of Georgia Judge Evans/Baverman(Habeas)

-3/-

INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Acting Private Attorney General" under penalty of perjury under the laws of the United States of America and/or the "50" States of the United States of America and/or Michigan that the foregoing is true and correct.

Before me, the undersigned authority, personally came and appeared the affiant named below, who, being first duly sworn upon oath, deposed and said that she has read the above and foregoing document and knows the contents thereof, and that all statements of fact contained therein are true and correct and/or

I declare under penalty of perjury that all of the foregoing is true and correct under the laws of the State of Alaska, Alabama, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucy, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina South Dakota, Tennessee, Texas, Utah Vermont, West Virginia, Wisconsin & Wyoming and/or the USA.

This is the 20 day of July 2013

AFFIANT

SHARON BRIDGEWATER (AKA: SHARON DAVIS; SHARON BRIDGEWATER DAVIS; SHARON ABUSALEM; SHAR BRIDGEWATER; SHARON ABUSAKM) AND/OR **THE UNITED STATES OF AMERICA** ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved



Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Acting Private Attorney General"

Subscribed and sworn to before me, this July 20, 2013

Notary Public





JS 44 (Rev. 12/12)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS THE PEOPLE OF THE STATE OF MICHIGAN (b) County of Residence of First Listed Plaintiff Washtenaw (EXCEPT IN U.S. PLAINTIFF CASES)			DEFENDANTS SHARON BRIDGEWATER			
				County of Residence of First Listed Defendant Washtenaw (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
(c) Attorneys (Firm Name, Address, and Telephone Number) Brian L. Mackie - 200 N. Main Street Suite 300, Ann Arbor, MI 48104 734 - 222 - 66 20			104		er 1524 Harvest Land	e - Superior Township, MUSIG
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. CI	TIZENSHIP OF P	RINCIPAL PART	IES (Place an "X" in One Box for Plaintiff
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government)	Not a Partyj		(For Diversity Cases Only) en of This State		and One Box for Defendant) PTF DEF or Principal Place
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship)	ip of Parties in Item III)	Citiz	en of Another State	【 2 ☐ 2 Incorporated of Busine	and Principal Place 5 🕱 5 ss In Another State
			i .	en or Subject of a	3 G 3 Foreign Nati	on
IV. NATURE OF SUIT					B. NUCOLUNDOV	OTHER CTATUTE
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	□ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 355 Motor Vehicle □ 360 Other Personal Injury □ 362 Personal Injury - Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJUR 365 Personal Injury - Product Liability Pharmaceutical Personal Injury Product Liability Product Liability Product Liability PERSONAL PROPE 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 7385 Property Damage Product Liability PRISONER PETITIO Habeas Corpus: 463 Alien Detainee 510 Motions to Vacat Sentence 530 General 535 Death Penalty Other:	1	25 Drug Related Seizure of Property 21 USC 881 20 Other LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 40 Railway Labor Act 51 Family and Medical Leave Act 20 Other Labor Litigation 21 Employee Retirement Income Security Act 1 Immilgration Act 20 Other Labor Litigation 21 Employee Retirement Income Security Act 2 Immilgration Actions 2 Naturalization Application 55 Other Immigration Actions	422 Appeal 28 USC 151 423 Withdrawal	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure
□ 1 Original 🕱 2 Re	moved from 3 ate Court Cite the U.S. Civil Sta	Appellate Court	Reo	(specify Do not cite jurisdictional sta	er District Litig	tidistrict gation
VI. CAUSE OF ACTIO	ON 18 USC section(s	s) 241/242 and/or 4	2 USČ	section(s) 1983/198	5/1986 and/or 1332(d	diversity) ndants and violate her rights
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTIO		DEMAND S		only if demanded in complaint:
VIII. RELATED CAS			ACHED	RELATED CASES	DOCKET NUMBE	
DATE 07/22/2013		SIGNATURE OF AT	FORNEY	OF RECORD		
FOR OFFICE USE ONLY RECEIPT # A	MOUNT	APPL VING IEP	. —	IUDGE	MA	G JUDGE

JS 44 (Rev. 12/12)

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I. (a) PLAINTIFFS THE PEOPLE OF THE STATE OF MICHIGAN (b) County of Residence of First Listed Plaintiff Washtenaw (EXCEPT IN U.S. PLAINTIFF CASES)				DEFENDANTS SHARON BRIDGEWATER County of Residence of First Listed Defendant Washtenaw (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
(c) Attorneys (Firm Name, 2) Brian L. Mackie - 200 N.	Main Street Suite 300,	Ann Arbor, MI 481	04	Attorneys (If Known) Sharon Bridgewate	er 1524 Harvest Lane - S	Superior Township, MI
	734-222	-6600			734-69	5-9198 481
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government)	Not a Party)		(For Diversity Cases Only) en of This State	DEF 1 Incorporated or Pr of Business In T	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citiz	en of Another State	2 D 2 Incorporated and I of Business In .	
				en or Subject of a reign Country	3	16 16
IV. NATURE OF SUIT		//				3.741 San
CONTRACT 110 Insurance	PERSONAL INJURY	RTS		DRFEITURE/PENALTY 5 Drug Related Seizure	BANKRUPTCY 422 Appeal 28 USC 158	OTHER STATUTES 375 False Claims Act
☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument	☐ 310 Airplane ☐ 315 Airplane Product Liability	PERSONAL INJUR 365 Personal Injury - Product Liability 367 Health Care/		of Property 21 USC 881	☐ 423 Withdrawal 28 USC 157	☐ 400 State Reapportionment☐ 410 Antitrust☐ 430 Banks and Banking
□ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 160 P. 6. P.	330 Federal Employers'	Pharmaceutical Personal Injury Product Liability			PROPERTY RIGHTS 820 Copyrights 830 Patent	□ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and
☐ 152 Recovery of Defaulted Student Loans (Excludes Veterans)	Liability ☐ 340 Marine ☐ 345 Marine Product	Injury Product Liability	l	LABOR	840 Trademark SOCIAL SECURITY	Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV
☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise	Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice	PERSONAL PROPEI 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability	□ 72 □ 74 □ 75		□ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g))	- 850 Securities/Commodities/ Exchange - 890 Other Statutory Actions - 891 Agricultural Acts - 893 Environmental Matters - 895 Freedom of Information - Act - 896 Arbitration
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIO		1 Employee Retirement	FEDERAL TAX SUITS	☐ 899 Administrative Procedure
□ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	□ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Oth 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement		Income Security Act IMMIGRATION 2 Naturalization Application 55 Other Immigration Actions	□ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
	moved from 3 ate Court	Appellate Court		pened Anothe (specify)	r District Litigation	n
VI. CAUSE OF ACTION	Brief description of ca	ause:			tutes unless diversity): 1986 and/or 1332(diversity) assaulted the Defendar	rsity) nts and violate her rights
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	N D	EMAND \$		if demanded in complaint:
VIII. RELATED CASS	E(S) (See instructions):	JUDGE SEE ATTA	ACHED	RELATED CASES	DOCKET NUMBER	XH. A
DATE		SIGNATURE OF AT	TORNEY	OF RECORD	<u> </u>	
07/22/2013						
FOR OFFICE USE ONLY RECEIPT # A	MOUNT	APPI VING IED		HIDGE	MAG III	IDGE

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    Sharon Bridgewater
    1524 Harvest Lane
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    Superior Township, MI 48198
    Sbridgell@yahoo.com
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      1-734-645-9198 50
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    1-734-276-2464
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                   UNITED STATES EASTERN DISTRICT COURT FOR
 6
                                      MICHIGAN
                                                     NOTICE OF RELATED CASES
 7
                                                CASE No. State of Michigan Case # 122-1929
 8
                                                         (Resisting and Obstructing Officer)
 9
                                                         (traffic citation civil infraction -
                                                         ticket # SH281965, Failure to yield
    THE PEOPLE OF THE STATE OF
10
    MICHIGAN
                                                         and civil infraction - SH284712,
                                                          refused corrections training fee)
11
                            Plaintiff,
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                                                AFFIDIVANTISUP. COVER SHEET
                                               RELATED CASES)
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    SHARON BRIDGEWATER(AKA: SHARON )
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     DAVIS; SHARON BRIDGEWATER DAVIS;)
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     SHARON ABUSALEM; SHAR
     BRIDGEWATER; SHARON ABUSAKM)
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    AND/OR
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    THE UNITED STATES OF AMERICA ex
    rel Sharon Bridgewater (A.K.A. Sharon
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    Abusalem, Sharon Davis) individually and/or
    on behalf of the (B & B Building Maintenance)
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    INC., a dissolved Michigan and/or Georgia
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    Corporation, Specialty Investment Group
    L.L.C. A dissolved Georgia Company,
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    Specialty Global Investments Inc., a dissolved
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    Nevada Corporation), Bridgewater &
    Company Inc. a California Corporation, Qui
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    Tam Relator and/or "Acting Private Attorney
    General"
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                          Defendant,
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DECAPATA AFFIDIVANT

I the Plaintiffs declare and state: I have personal knowledge of all facts in this declaration and, if called as a witness, I could and would testify "competently" to them. The following cases pending, before US Federal and/or State Courts are related, involve the same parties, events and/or transactions and occurrences and are related and/or the cases arises from the substantially the same transaction or events and/or involve the same parties or action and/or same question of law. Eric Holder, Officer Montogomery and/or Carter and the People of the State of Michigan vs. Sharon Bridgewater and as below as follows:

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- 3. Sharon Bridgewater vs. State of Georgia Judge Melonie Snell(Habeas) 09/22/2011(Gwinnett County Superior Court/Lawrenceville, GA)case # 07-A-03192-7
- Dekalb County vs. Sharon Bridgewater No Judge(no criminal proceeding initiated)
 10/30/2007 case #_____
 Dekalb County 10/30/2007 Case #23408410 Driving while license suspended or revoked
- 5. Sharon Bridgewater vs. State of Georgia Judge Evans/Baverman(Habeas) 09/22/2008(US Federal District Court Northern Georgia)case # 1:08-CV-02971-ODE
- 6. Sharon Bridgewater vs. State of Georgia Judge Evans/Baverman(Habeas)



- 15. Sharon Bridgewater(Specialty Invest Group) vs.Hayes Valley Limited Partnership 02/20/2012(San Francisco Superior Court, CA) case #
- 16. Sharon Bridgewater vs. Hayes Valley Limited Partnership-Judge-Marilyn Patel(civil) 12/17/2008(Federal District Court of Northern CA) case # 1:08-CV-5622
- 17. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Par. 12/1/2011(Federal District Court of Northern CA) case # 12:11- Cv 5436SBA
- 18. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Par. 08/13/2009 (Federal District Court of Northern CA) case # 4:09- Cv-0351(Hamilton)
- 19. Sharon Bridgewater(Specialty Investment Group LLC)vs. Shawn Bankson et al 08/07/09(Federal District Court of Northern CA) case # 4:09- Cv-3639(sba)
- 20. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 12/01/09(Federal District Court of Northern CA) case # 4:09- Cv-5663(sba)
- 21. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 02/18/2010(Federal District Court of Northern CA) case # 4:10- Cv-0704(sba)
- 22. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 07/09/2010(Federal District Court of Northern CA) case # 4:10- CV-3022(cw)



- 23. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 04/10/2010(Federal District Court of Northern CA) case # 4:10- CV-0703(SBA)
- 24. Sharon Bridgewater vs. Roger Tonna and Mary Tonna 11/03/2010(Federal District Court of Northern CA) case # 3:10- CV-04966
- 25. Sharon Bridgewater vs. Dekalb County 10/31/11(Federal District Court of Northern CA) case # 3:10- MC-80265(WHA)
- 26. Sharon Bridgewater vs. Roger and Mary Tonna 10/31/11(Federal District Court of Northern CA) case # 3:10- MC-80266(WHA)
- 27. Sharon Bridgewater vs. Roger and Mary Tonna 11/08/11/11(Federal District Court of Northern CA) case # 3:11- cv-05407(MMC)
- 28. Sharon Bridgewater vs. Dekalb County 11/04/11(Federal District Court of Northern CA) case # 3:11-cv-05352(EMC)
- 29. Sharon Bridgewater vs. Social Security 06/10/2011(Federal District Court of Northern CA) case # 3:11-CV-02828
- 30. Bridgewater vs. Obama case # 2:12-CV-13942 09/06/12(US Federal District Court for Eastern Michigan-Judge Roberts)
- 31. State of Michigan vs. Sharon Bridgewater case # 122-1929 10/05/2012 (Washtenaw County 14A2 Judicial Disrict Court) (resisting, obstructing officer)
- 2ND PROSECUTION **(see case # 25)



- 32. State of Michigan vs. Sharon Bridgewater case # 12W281965 10/05/2012 (Washtenaw County 14A2 Judicial Disrict Court) (failure to yield to an emergency vehical-traffic citiation)
- 33. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-13942 09/06/12(US Federal District Court for Eastern Michigan-Roberts)
- 34. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14469 10/09/12(US Federal District Court for Eastern Michigan-Omera)
- 35. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14709 10/24/12(US Federal District Court for Eastern Michigan-Friedman)
- 36. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14916 11/02/12(US Federal District Court for Eastern Michigan-Borman)
- 37. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-15423 12/10/12(US Federal District Court for Eastern Michigan-Borman)
- 38. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:13-CV-12091 05/10/13(US Federal District Court for Eastern Michigan-Hood)
- 39. Bridgewater vs. Holder case #2:13-cv-13062 07/17/2013(US Federal District Court for Eastern Michigan-Cohn
- I have read the foregoing and know the contents thereof. The same is true of my own knowledge. I except as to those matters which are therein alleged on information and belief, and as to those matters, I believe it to be true.

SHARON BRIDGEWATER (AKA: SHARON DAVIS; SHARON BRIDGEWATER DAVIS; SHARON ABUSALEM; SHAR BRIDGEWATER; SHARON ABUSAKM)AND/OR THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A. Sharon

Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance

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INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Acting Private Attorney General" under penalty of perjury under the laws of the United States of America and/or the "50" States of the United States of America and/or Michigan that the foregoing is true and correct.

Before me, the undersigned authority, personally came and appeared the affiant named below, who, being first duly sworn upon oath, deposed and said that she has read the above and foregoing document and knows the contents thereof, and that all statements of fact contained therein are true and correct and/or

I declare under penalty of perjury that all of the foregoing is true and correct under the laws of the State of Alaska, Alabama, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucy, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina South Dakota, Tennessee, Texas, Utah Vermont, West Virginia, Wisconsin & Wyoming and/or the USA.

This is the 20 day of July 2013

AFFIANT

SHARON BRIDGEWATER (AKA: SHARON DAVIS; SHARON BRIDGEWATER DAVIS; SHARON ABUSALEM; SHAR BRIDGEWATER; SHARON ABUSAKM) AND/OR THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved

Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Acting Private Attorney General"

Subscribed and sworn to before me, this July 20, 2013

Notary Public



2:13-cv-13129-AJT-MJH Doc # 1 Filed 07/22/13 Pg 19 of 50 Pg ID 19

SUPPLEMENTAL CIVIL COVER SHEET FOR NOTICES OF REMOVAL

The removing party shall complete the SUPPLEMENTAL CIVIL COVER SHEET FOR NOTICES OF REMOVAL and follow LCivR 81.1. and 28 U.S.C. § 1446(a).

Section A - Plaintiffs

Section B - Defendants

Plaintiffs remaining in action at the time of filing the notice of removal.

Defendants remaining in action at the time of filing the notice of removal.

1. THE PEOPLE AND THE STATE OF MICHIGAN(USA)	1. SHARON BRIDGEWATER
2.	★ THE UNITED STATES EX REL SHARON BRIDGEWAT
3.	9. (SPECIALTY INVESTMENT GROUP LLC A DIS.)
4.	♠ (B & B BUILDING MAINTENANCE INC A DIS.)
5.	(SPECIALTY GLOBAL INVESTMENTS A DIS.)
6.	₱ BRIDGEWATER & COMPANY INC.

Section C - Pending State Court Motions As of Date of Removal

Title of State Court Motion	Date Motion Filed		
1. MOTION TO DISMISS; IN THE ALTERNATIVE TRANSFER 🚱	JULY 22, 2013		
2. TO DISTRICT COURT OF COLUMBIA®			
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Section D - Scheduled State Court Hearings As of Date of Removal

Title of State Court Scheduled Hearing	Date of Hearing	Time of Hearing	Assigned State Judge
1. PRE-TRIAL CONF.	AUG. 29, 2013	10:30 AM	TABBEY
2. MOTION TO DISMISS	AU G. 29, 2013	10: 30 AM	TABBEY 🔎
3.			
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a a
Signature
SHARON BRIDGEWATER
Printed Name
Telephone Number 734-695-9198
Date 7-22-2013
State Court Case Number 122-1929

(Rev 11/08/2010)

Sharon Bridgewater
1524 Harvest Lane
Superior Township, MI 48197
Sbridge11@yahoo.com

1-734-695-9198

STATE OF MICHIGAN IN THE DISTRICT COURT FOR THE 14A JUDICIAL DISTRICT

CASE # 122-1929 SM State of Michigan X-REF 12-50967

Plaintiffs

TO THE CLERK OF THE COURT:

Vs. NOTICE OF REMOVAL

Sharon Bridgewater and/or
THE UNITED STATES OF AMERICA
ex rel Sharon Bridgewater (A.K.A. Sharon
Abusalem, Sharon Davis) individually and/or
on behalf of the (B & B Building Maintenance)
INC., a dissolved Michigan and/or Georgia
Corporation, Specialty Investment Group
L.L.C. A dissolved Georgia Company,
Specialty Global Investments Inc., a dissolved
Nevada Corporation), Bridgewater &

-d-

Company Inc. a California Corporation, Qui Tam Relator and/or "Private Attorney General"

Defendants,

TO: THE CLERK OF THE COURT
NOTICE OF REMOVAL
TO THE UNITED STATES DISTRICT COURT
FOR THE EASTERN MICHIGAN

PLEASE TAKE NOTICE that, on the 22th day of July 2013 the Defendant Sharon

Bridgewater and/or THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A.

Sharon Abusalem, Sharon Davis and/or individually and/or on behalf of the (B & B Building

Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment

Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved

Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator

and/or "Private Attorney General" filed with the clerk of a true and correct copy of this notice of

removal filed in the United States Court for the Eastern District US Federal District Court. A

Copy of the notice of removal is attached as exh. "A"

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General"

Sharon Bridgewater and/or THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney

Counsel for Defendant 1524 Harvest Lane

Respectfully Submitted,

Superior Township, MI 48198 (734)695-9198

e-mail- sbridge11@yahoo.com

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CERTIFICATE OF SERVICE

I hereby certify that on July 22, 2013, I filed the foregoing Notice of Removal with the Clerk of the Court and served the same on Plaintiffs by US Mail delivery addressed to as follows:

Eric Holder Jr. (Department of Justice-Office of the Attorney General) U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 Plaintiffs

James Brien Comey, (A PERSON WHO IS FIT TO BE THE UNITED STATES ATTORNEY GENERAL AND FUTURE US ATTORNEY GENERAL OF THE UNITED STATES – UPON INFORMATION AND BELIEF WILL TAKE HOLDERS JOB- YES! GO COMEY!

FBI DIRECTOR 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Brian L. Mackie 200 N. Main Street Suite 300 Ann Arbor, MI 48104 Plaintiffs

Stepfani A. Carter 4007 Carpenter Rd # 124 Ypsilanti, MI 48197 Attorney for case number Plaintiffs

Clerk of the Court for State of Michigan in The District Court for the 14A

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KERRY W. KIRCHER, General Counsel D.C. Bar No. 386816 and/or WILLIAM PITTARD, Deputy General Counsel D.C. Bar No. 482949 and/or CHRISTINE DAVENPORT, Sr. Assistant Counsel and/or TODD B. TATELMAN, Assistant Counsel and/or MARY BETH WALKER, Assistant Counsel D.C. Bar No. 501033 and/or OFFICE OF GENERAL COUNSEL AT: U.S. HOUSE OF REPRESENTATIVES 219 Cannon House Office Building Washington, D.C. 20515 (202) 225-9700 (telephone)(202) 226-1360 (facsimile)Counsel for Plaintiff Committee on Oversight and Government Reform, U.S. House of Representatives.

Senator Carl Levin – Michigan Patrick V. McNamara Federal Building 477 Michigan Avenue, Suite 1860 Detroit, MI 48226-2576

BY:

Sharon Bridgewater and/or THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney General"

Counsel for Defendant 1524 Harvest Lane Superior Township, MI 48198 (734)695-9198 e-mail-sbridge11@yahoo.com

Sharon Bridgewater 1524 Harvest Lane Superior Township, MI 48197 Sbridgel1@yahoo.com 1-734-695-9198

STATE OF MICHIGAN IN THE DISTRICT COURT FOR THE 14A JUDICIAL DISTRICT

CASE # 122-1929 SM State of Michigan X-REF 12-50967

Plaintiffs

Vs.

Sharon Bridgewater and/or
THE UNITED STATES OF AMERICA
ex rel Sharon Bridgewater (A.K.A. Sharon
Abusalem, Sharon Davis) individually and/or
on behalf of the (B & B Building Maintenance
INC., a dissolved Michigan and/or Georgia
Corporation, Specialty Investment Group
L.L.C. A dissolved Georgia Company,
Specialty Global Investments Inc., a dissolved
Nevada Corporation), Bridgewater &

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Company Inc. a California Corporation, Qui Tam Relator and/or "Private Attorney General"

Defendants,

DEFENDANTS NOTICE OF REMOVAL TO THE UNITED STATES DISTRICT COURT FOR THE EASTERN MICHIGAN

PLEASE TAKE NOTICE that, on the 22th day of July 2013 the Defendant Sharon
Bridgewater and/or THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A.
Sharon Abusalem, Sharon Davis and/or individually and/or on behalf of the (B & B Building
Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment
Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved
Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator
and/or "Private Attorney General" filed with the clerk of a true and correct copy of this notice of
removal filed in the United States Court for the Eastern District US Federal District Court. A
Copy of the notice of removal is attached as exh. "A"



Sharan Bride Star and or THE III

Respectfully Submitted,

Sharon Bridgewater and/or **THE UNITED STATES OF AMERICA** ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney General"

Counsel for Defendant 1524 Harvest Lane Superior Township, MI 48198 (734)695-9198

e-mail- sbridge11@yahoo.com

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Eric Holder Jr. (Department of Justice-Office of the Attorney General)

U.S. Department of Justice

950 Pennsylvania Avenue, NW

Washington, DC 20530-0001 - Plaintiffs

James Brien Comey, (A PERSON WHO IS FIT TO BE THE UNITED STATES ATTORNEY GENERAL AND FUTURE US ATTORNEY GENERAL OF THE UNITED STATES – UPON INFORMATION AND BELIEF WILL TAKE HOLDERS JOB- YES! GO COMEY!

FBI DIRECTOR

950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Brian L. Mackie

200 N. Main Street Suite 300

Ann Arbor, MI 48104 Plaintiffs

Stepfani A. Carter 4007 Carpenter Rd # 124

Ypsilanti, MI 48197

Attorney for case number Plaintiffs

Clerk of the Court for State of Michigan in The District Court for the 14A

Judicial District 415 W, Michigan Ave. Ypsilanti, MI 48198

KERRY W. KIRCHER, General Counsel D.C. Bar No. 386816 and/or WILLIAM PITTARD, Deputy General Counsel D.C. Bar No. 482949 and/or CHRISTINE DAVENPORT, Sr. Assistant Counsel and/or TODD B. TATELMAN, Assistant Counsel and/or MARY BETH WALKER, Assistant Counsel D.C. Bar No. 501033 and/or OFFICE OF GENERAL COUNSEL AT: U.S. HOUSE OF REPRESENTATIVES 219 Cannon House Office Building Washington, D.C. 20515 (202) 225-9700 (telephone)(202) 226-1360 (facsimile)Counsel for Plaintiff Committee on Oversight and Government Reform, U.S. House of Representatives.

Senator Carl Levin – Michigan Patrick V. McNamara Federal Building 477 Michigan Avenue, Suite 1860 Detroit, MI 48226-2576

BY:

Sharon Bridgewater and/or **THE UNITED STATES OF AMERICA** ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney General"

Counsel for Defendant 1524 Harvest Lane

Superior Township, MI 48198

(734)695-9198

e-mail- sbridge11@yahoo.com

- 15/-2)

State of Michigan

Sharon Bridgewater 1524 Harvest Lane Superior Township, MI 48197 Sbridge11@yahoo.com 1-734-695-9198

THE UNITED STATES FEDERAL DISTRICT COURT FOR EASTERN MICHIGAN

CASE # 122-1929 SM X-REF 12-50967

Plaintiffs

Vs.

Sharon Bridgewater and/or
THE UNITED STATES OF AMERICA
ex rel Sharon Bridgewater (A.K.A. Sharon
Abusalem, Sharon Davis) individually and/or
on behalf of the (B & B Building Maintenance)
INC., a dissolved Michigan and/or Georgia
Corporation, Specialty Investment Group
L.L.C. A dissolved Georgia Company,
Specialty Global Investments Inc., a dissolved
Nevada Corporation), Bridgewater &
Company Inc. a California Corporation, Qui
Tam Relator and/or "Private Attorney

X-REF 12-50967

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NOTICE OF REMOVAL

Defendant Sharon Bridgewater and/or THE UNITED STATES OF AMERICA ex rel

Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis and/or THE UNITED STATES

OF AMERICA ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis)

individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Private Attorney General" pursuant to

28 U.S.C. §§ 1441 and/or 28 US section 28 USC and/or Sec. 1455 and/or 28 USC section and/or

28 USC section 1446 hereby file this Notice of Removal from the 14 A-2 District Court 415 W. Michigan Ave. Ypsilanti, MI 48197 to the United States District Court for the Eastern District of Michigan.

Pursuant to federal law, defendants desiring to remove any criminal prosecution from a State court shall file in the district court of the United States for the district and division within which such prosecution is pending a notice of removal signed pursuant to Rule 11 of the Federal Rules of Civil Procedure and containing a short and plain statement of the grounds for removal, together with a copy of all process, pleadings, and orders served upon such defendant or defendants in such action. (b) Requirements. - (1) A notice of removal of a criminal prosecution



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27 28 shall be filed not later than 30 days after the arraignment in the State court, or at any time before trial, whichever is earlier, except that for good cause shown the Unites States district court may enter an order granting the defendants leave to file the notice at a later time. (2) A notice of removal of a criminal prosecution shall include all grounds for such removal. A failure to state grounds that exist at the time of the filing of the notice shall constitute a waiver of such grounds, and a second notice may be filed only on grounds not existing at the time of the original notice. For good cause shown, the United States district court may grant relief from the limitations of this paragraph.

The grounds for removal are as follows;

PRELIMINARY STATEMENT

Defendant Sharon Bridgewater is a victim of crime, and violence, from mental anguish, etc. and is and/or **THE UNITED STATES OF AMERICA** ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Private Attorney General" Pro Se, brings this action on the behalf of herself and/or the United States of America. and respectfully comes before this Honorable Court in the instant



cause as a Pro Se litigant, Plaintiff relied on Hall v. Bellmon, 935 F.2d 1106, 1110 (10th Cir. 1991), where the Court stated that; "A Pro Se litigant's pleading are to be construed liberally and to a less stringent standard than formal pleadings drafted by lawyers...If a Court can reasonably read the pleadings to state a valid claim on which Plaintiff could prevail, it should do so despite the Plaintiff's failure to site proper legal authority, his confusion of various legal theories, his poor syntax and sentence construction or his unfamiliarity with pleading requirements" (Citation Omitted)." See also Riley v. Greene, 149 F. Supp. 2d 1256 (D. Colo. 2001)

THE PARTIES

Plaintiff

The State of Michigan and/or on behalf of Washtenaw County Sherriff and/or Police

Department is a corporation headquartered in Ann Arbor, MI; and operating under the directions of Eric Holder Jr. citizenship Michigan. And/or THE UNITED STATES OF AMERICA DEPARTMENT OF JUSTICE (Eric Holder Jr. - the Director and chief law enforcement Officer of the United States and/or is a corporation with its headquarters in Washington, DC) he is the chief law enforcement Officer of the United States and the head of the entire law enforcement agencies of the United States, and Washtenaw County Sheriff Department with citizenship in Washington DC.



DEFENDANT

Sharon Bridgewater and/or **THE UNITED STATES OF AMERICA** ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, Qui Tam Relator and/or "Private Attorney General" is an individual residing in within this judicial district, and a citizen of the State of California.

CASE BACKGROUND AND FOUNDATION FOR REMOVAL

The removed case is a criminal action filed on Oct. 5, 2012 in the State of Michigan 14A2

Judicial District Court in and for Washtenaw County, Michigan, by The United States

Department of Justice(Eric Holder Jr.) and/or Washtenaw County Sherriff Department (People of the State of Michigan - assigned Case No. 122-1929 and captioned State of Michigan vs.

Sharon Bridgewater – Offense: resisting and obstructing an Officer. In addition, two other

traffic citations was issued in conjunction with; 1) and captioned Superior Township vs. Sharon
Bridgewater - Offense: Failure to Yield to Emergency Vehicle[Traffic Citation-non arrest able
offense] assigned Case No.12W281965 OI X-Ref: SH281965; 2) and captioned—Washtenaw
County Jail vs. Sharon Bridgewater with assigned Case No. ticket SH 284712 - Offense:
corrections training fee [Citation-non arrest able offense - storage of personal items in the
Washtenaw County jail from 10-5-2012 to 10-6-2012]). This case is part of an on-going
conspiracy of Obama and/or Eric Holder, Montgomery, Carter, Criminal and/or Civil Actions
to another pending civil or criminal action in various court across the USA and is likely to entail
substantial duplication of labor if heard by different Judges or might create conflicts and
unnecessary expenses if conducted before different Judges and/or one or more of the same
defendants and the same alleged events, occurrences, transactions or property to and is related to:

- 1. State of Georgia vs. Sharon Bridgewater Judge Randy Rich(Criminal) 11/20/2005(Gwinnett County Superior Court/Lawrenceville, GA) case # 06-d-03943-S2
- 2. Sharon Bridgewater vs. State of Georgia Judge Melonie Snell(Habeas) 04/10/2007(Gwinnett County Superior Court/Lawrenceville, GA)case # 07-A-03192-7
- 3. Sharon Bridgewater vs. State of Georgia Judge Melonie Snell(Habeas) 09/22/2011(Gwinnett County Superior Court/Lawrenceville, GA)case # 07-A-03192-7
- 4. Dekalb County vs. Sharon Bridgewater No Judge(no criminal proceeding initiated) 10/30/2007 case # Dekalb County 10/30/2007 Case #23408410 Driving while license suspended or revoked





case # CUD-06-617995



20.	Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part
	02/18/2010(Federal District Court of Northern CA) case # 4:10- Cv-0704(sba)

- 21. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 07/09/2010(Federal District Court of Northern CA) case # 4:10- CV-3022(cw)
- 22. Sharon Bridgewater(Specialty Investment Group LLC)vs. Hayes Valley Limited Part. 04/10/2010(Federal District Court of Northern CA) case # 4:10- CV-0703(SBA)
- 23. Sharon Bridgewater vs. Roger Tonna and Mary Tonna 11/03/2010(Federal District Court of Northern CA) case # 3:10- CV-04966
- 24. Sharon Bridgewater vs. Dekalb County 10/31/11(Federal District Court of Northern CA) case # 3:10- MC-80265(WHA)
- 25. Sharon Bridgewater vs. Roger and Mary Tonna 10/31/11(Federal District Court of Northern CA) case # 3:10- MC-80266(WHA)
- 26. Sharon Bridgewater vs. Roger and Mary Tonna 11/08/11/11(Federal District Court of Northern CA) case # 3:11- cv-05407(MMC)
- 27. Sharon Bridgewater vs. Dekalb County 11/04/11(Federal District Court of Northern CA) case # 3:11-cv-05352(EMC)



28.	Sharon Bridgewater vs. Social Security
	06/10/2011(Federal District Court of Northern CA) case # 3:11-CV-02828

- 29. Bridgewater vs. Obama case # 2:12-CV-13942 09/06/12(US Federal District Court for Eastern Michigan-Judge Roberts)
- 30. State of Michigan vs. Sharon Bridgewater case # 122-1929 10/05/2012 (Washtenaw County 14A2 Judicial Disrict Court) (resisting, obstructing officer)
- 31. State of Michigan vs. Sharon Bridgewater case # 12W281965 10/05/2012 (Washtenaw County 14A2 Judicial Disrict Court) (failure to yield traffic citiation & Washtenaw training fee for items stored in jail)
- 32. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-13942 09/06/12(US Federal District Court for Eastern Michigan-Roberts)
- 33. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14469 10/09/12(US Federal District Court for Eastern Michigan-Omera)
- 34. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14709 10/24/12(US Federal District Court for Eastern Michigan-Friedman)

35. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-14916 11/02/12(US Federal District Court for Eastern Michigan-Borman)

- 36. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:12-CV-15423 12/10/12(US Federal District Court for Eastern Michigan-Borman)
- 37. Bridgewater(The USA ex rel) vs. Obama and/or Holder case # 2:13-CV-12091 05/10/13(US Federal District Court for Eastern Michigan-Hood)

And other unknown cases not mentioned

PAPERS FROM REMOVED ACTION

As required by 28 U.S.C. § 1446(a) copies of all process, pleading, orders, and other papers or exhibits filed in the State Court are attached as Exhibit A.

THE REMOVAL IS TIMELY

Plaintiff commenced this action on Oct 5, 2012. On or about Oct 5, 2012 and continuing thru the filing of this notice of removal the Defendant Sharon Bridgewater, and indigent person with tremendous emotional distress and mental anguish, torment, torture etc. (due to the violence,



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oppression, thefts, etc. committed by the Plaintiffs and against the Defendants) requested counsel for defense in this case and by the State of Michigan and/or as provided by the Sixth Amendment of the US Constitution. Further the Defendant **DEMANDED A JURY TRIAL.** The State provided Ron Brown for Defense counsel. This case has been pending nine months. I HAVE NOT REQUESTED THE APPOINTMENT OF ANOTHER ATTORNEY BECAUSE I WAS "TOLD THIS CASE WOULD BE DISMISSED BY SEVERAL PARTIES." Since that time Ron Brown has not provided "NO-NONE-ZERO COUNSELING" in regards to any defenses. Because I have I been denied effective counsel, I then filed my own motions on my own behalf and in my own defense namely motions to dismiss complaint and/or continue trial date. On or about April 18, 2013 at a pre-trial hearing, Ron Brown the Defense Attorney apparently was not available to appear on or about April 18, 2013 on my behalf. At that time Robin Steven substituted for Ron Brown(she was not my defense Attorney). Robin Stevens, used, threat, and coercion and forced me to withdraw my motions to dismiss. I then withdrew my motion to dismiss the complaint. The Judge then set new pre-trial dates. On or about June 20, 2013, the Plaintiffs attempted to force me to plea to guilty to crimes I did not commit. At that time I again asserted to the Plaintiff that I was not going to plea guilty to crimes I did not commit and again DEMANDED A JURY TRIAL. On or about June 20, 2013, Ron Brown still did not or has not provided "NO-NONE-ZERO COUNSELING" in regards to any defenses to me and/or trial was set for Aug. 3, 2013. Upon information and believe I have not receive a formal notice of the complaint, despite this. On or about June 20, 2013, I then fired Ron Brown as Defense Attorney and he still has not provided "NO-NONE-ZERO COUNSELING",

for reasons as mentioned above and/or upon good cause shown this Removal is timely filed within 30 day on July 22, 2013. (excluding Saturdays and Sundays). In addition, the Plaintiffs and the Defendants are citizens of different States and this action is remove within one year of the commencement of the action (citizens of completely different states-diversity jurisdiction) and/or before trial the date this Notice of Removal is timely and filed within 30 days and/or within one year of the complaint. In addition, for good cause shown this Unites States district must grant relief from the any limitations.

THE VENUE REQUIREMENT IS MET

Venue of this removal is proper under 28 U.S.C. §1441(a) and/or in the Eastern District of Michigan and/or District Court for the Washington DC;

GROUNDS FOR REMOVAL

GROUND #1

This is a Federal Question Jurisdiction pursuant to 28 U.S.C. 1331. The Defendant denies the Plaintiff claims and allege she was attacked, brutally beaten and attacked by Obama and/or Holder acted in joint participation with Carter and Montgomergy and in her own private drive way that her US Constitutional Civil Rights were brutally violated and without probable



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cause.(prior to US Presidential Election). The Plaintiff's are Public Official and/or "Law Enforcement Officers" and/or Federal and/or State Actors who acted under color of any law, statute, ordinance, regulation or custom, of the State of Michigan and/or the district of Columbia Washington, DC and violated and/or deprived the Defendant's 4th via the 5th rights as secured by the United States Constitution and prevent the Defendant from exercising and/or enjoying equal privileges and/or immunities and/or equal protection under the laws and as defined in 18 USC 241/242 and/or 42 USC section 1985/1983. Defendant's claims the Plaintiffs conduct was outrageous, flagrant and extremely gross misconduct, and constituted criminal acts such as kidnap, excessive force, assault and battery etc. and without probable cause. Pursuant to federal law 18 USC 241/242 and/or 42 USC section 1985/1983 and/or 4th via 5th US Constitutional amendments "civil rights statues" states whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an



attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or

both, or may be sentenced to death. Further if two or more persons conspire to injure, oppress,

in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or

persons go in disguise on the highway, or on the premises of another, with intent to prevent or

hinder his free exercise or enjoyment of any right or privilege so secured— They shall be fined

under this title or imprisoned not more than ten years, or both; and if from the acts committed

in violation of this section or if such acts include kidnapping or an attempt to kidnap,

which the violation occurs and/or within 30 days and/or at any time before trial.

aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to

kill, they shall be fined under this title or imprisoned for any term of years or for life. This

action creates liability and for criminal charges against Holder et al and this is brought in the

appropriate United States district court of competent jurisdiction, within one year from the date on

laws of the United States, or because of his having so exercised the same; or If two or more

threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District

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GROUND #2

The Plaintiff are Federal officers or agencies sued or prosecuted by the United States of America and/or that as Defined in 28 U.S.C. § 1442.

Pursuant to federal law and 28 USC sections 1442 a state court action may be removed to the district court of the United States for the district and division embracing the place wherein it is



pending. The United States ex rel Sharon Bridgewater have cases pending in this court as well as several other courts. Eric Holder et al are all Federal and/or State Actor in joint participation with each other and are United States or any agency thereof or any officer or person acting under the color of law and/or the United States or of any agency thereof, in his/their official or individual capacities. Thus for the above reason the Defendant have authority to remove this case to this court.

GROUND #3

28 USC sections 1332 the Plaintiffs and the Defendants are citizens of different State (diversity jurisdiction) and the amount in controversy exceeds \$75,000.

The criminal and/or civil action pending and/or the Plaintiffs and Defendants are from Different States. (Complete diversity). The Defendant has been damaged by the Plaintiffs action and her damages exceed \$75,000. Thus the Defendant may move a case from State court to federal Court for the above reason.

Thus, the state Court action may be removed to this Court by Defendant in accordance with the above provisions and/or 28 U.S.C. §§ 1441 and/or 1446 and/or the statues mentioned above.

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FILING OF REMOVAL PAPERS

Pursuant to 28 U.S.C. § 1446(d), written notice of the removal of this action will be served to Plaintiffs' within 30 days of the filing of this action. Notice of Removal will be filed and/or were filed with the Clerk of the State of Michigan 14A2 Judicial District Court in and for Washtenaw County, Michigan. A true and correct copy of this Notice is attached hereto as Exhibit 2.

Defendat @

WHEREFORE, Plaintiff hereby removes the above captioned action from the State of

Michigan 14A2 Judicial District Court in and for Washtenaw County, Michigan, and requests

that further proceedings be conducted in this Court as provided by law.

Pre servation of Detoses

By filing this nutrie of removal; Detorted do not wave my defenses which may rewardlish Dated: July 22, 2013

Respectfully Submitted,

Sharon Bridgewater and/or THE UNITED STATES OF AMERICA ex rel Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) individually and/or on behalf of the (B & B Building Maintenance INC., a dissolved Michigan and/or Georgia Corporation, Specialty Investment Group L.L.C. A dissolved Georgia Company, Specialty Global Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney General"

Counsel for Defendant 1524 Harvest Lane Superior Township, MI 48198 (734)695-9198 E-mail- sbridge11@yahoo.com

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KERRY W. KIRCHER, General Counsel D.C. Bar No. 386816 and/or WILLIAM PITTARD, Deputy General Counsel D.C. Bar No. 482949 and/or CHRISTINE DAVENPORT, Sr. Assistant Counsel and/or TODD B. TATELMAN, Assistant Counsel and/or MARY BETH WALKER, Assistant Counsel D.C. Bar No. 501033 and/or OFFICE OF GENERAL COUNSEL AT: U.S. HOUSE OF REPRESENTATIVES 219 Cannon House Office Building Washington, D.C. 20515 (202) 225-9700 (telephone)(202) 226-1360 (facsimile)Counsel for Plaintiff Committee on Oversight and Government Reform, U.S. House of Representatives.

Senator Carl Levin – Michigan Patrick V. McNamara Federal Building 477 Michigan Avenue, Suite 1860 Detroit, MI 48226-2576

BY:
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Investments Inc., a dissolved Nevada Corporation), Bridgewater & Company Inc. a California
Corporation, and/or James S. Bridgewater Qui Tam Relator and/or "Acting Private Attorney
General"
Counsel for Defendant
1524 Harvest Lane

Superior Township, MI 48198 (734)695-9198 e-mail- sbridge11@yahoo.com

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

	STATE OF MICHIGAN(THE USA) Plaintiff V. SHARON BRIDGEWATER Defendant)) Case No.))
	APPEARANCI	E OF COUNSEL
o:	The clerk of court and all parties of record	
	I am admitted or otherwise authorized to practice in	this court, and I appear in this case as counsel for:
	THE UNITED STATES OF AMERICA AND/OR SH	ARON BRIDGEWATER
ate:	07/22/2013	Attorney's signature
		SHARON BRIDGEWATER
		Printed name and bar number
		Printed name and bar number 1524 HARVEST LANE SUPERIOR TOWNSHIP, MI 48918
		1524 HARVEST LANE
		1524 HARVEST LANE SUPERIOR TOWNSHIP, MI 48918
		1524 HARVEST LANE SUPERIOR TOWNSHIP, MI 48918 Address
		1524 HARVEST LANE SUPERIOR TOWNSHIP, MI 48918 Address SBRIDGE11@YAHOO.COM E-mail address
		1524 HARVEST LANE SUPERIOR TOWNSHIP, MI 48918 Address SBRIDGE11@YAHOO.COM